

THE CITY OF NEW YORK LAW DEPARTMENT 100 CHURCH STREET

NEW YORK, NY 10007

HON. SYLVIA O. HINDS-RADIX Corporation Counsel

ELISSA BETH JACOBS Senior Corporation Counsel phone: (212) 356-3540

fax: (212) 356-3509 ejacobs@law.nyc.gov

October 20, 2022

By ECF

Hon. Judge Broderick United States District Judge United States Courthouse 40 Foley Square New York, New York 10007

> Moussa Diarra v. City of New York, 16-cv-7075 (VSB)(ONW) Re:

Your Honor:

I write on behalf of the City of New York, formerly a defendant in this matter, to respectfully request a nunc pro tunc extension of time to comply with the Court's Order for defendant to respond to plaintiff's request to reopen this matter by October 18, 2022. See ECF Nos. 275 through 278. As Your Honor is aware, this case was closed in 2018. Since then, the attorneys formerly assigned to defend the City in this matter have all left the office. While I have been monitoring the docket, as the case was closed, I did not put in a notice of appearance until today, and therefore was unaware of Your Honor's Order. I apologize for the oversight, which has since been corrected and should not reoccur.

In light of this, defendant is requesting a one week extension of time until next Thursday, October 27th, to respond to plaintiff. I am requesting this time because I am currently supervising a trial in front of Judge Kovner in the Eastern District¹ that I anticipate will continue until at least next Monday, October 24th. This extension will allow defendant time to prepare an adequate response in light of counsel's other obligations.

¹ Joel Burnett aka. Kyle Friestat v. Daniel Gasperetti, et al., 17-CV-5870 (RPK)(LB)

Thank you for your consideration herein.

Sincerely,

Elissa B. Jacobs

Elissa Beth Jacobs Senior Corporation Counsel

APPLICATION GRANTED SO ORDERED A John VERNON S. BRODERICK U.S.D.J. 10/21/2022

The parties are encouraged to meet and confer with regard to Plaintiff's motion before filing additional letters with the Court.